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6 UNITED STATES DISTRICT COURT
7 WESTERN DISTRICT OF WASHINGTON
8 AT SEATTLE

9 MEREDITH E. MCGLOWN,

10 Plaintiff,

11 v.

12 MELLBURG FINANCIAL GROUP INC., et
13 al.,

14 Defendants.
15

Case No. 2:19-CV-29-RSL

ORDER DISMISSING CASE

16 This matter comes before the Court on the Court's "Order Requiring More Definite
17 Statement." See Dkt. #11; Dkt. #12. In response, plaintiff filed an Amended Complaint ("the
18 complaint") on February 28, 2019. Dkt. #14.

19 Plaintiff was granted leave to proceed *in forma pauperis* on January 11, 2019. Dkt. #3.
20 The Court must dismiss the case at any time if it determines that the action or appeal "(i) is
21 frivolous or malicious; (ii) fails to state a claim on which relief may be granted; or (iii) seeks
22 monetary relief against a defendant who is immune from such relief." 28 USC § 1915(e)(2)(B).
23 A case is frivolous if it lacks an arguable basis in law or fact. Neitzke v. Williams, 490 U.S. 319,
24 325 (1989). It fails to state a claim on which relief can be granted if it does not "contain
25 sufficient factual matter, accepted as true, to state a claim to relief that is plausible on its face."
26 Lewis v. City of Auburn, No. C17-1916-JLR-JPD, 2018 WL 2091416, at *1 (W.D. Wash. Apr.
27 9, 2018), report and recommendation adopted, No. C17-1916-JLR, 2018 WL 2089360 (W.D.
28 Wash. May 4, 2018) (citing Ashcroft v. Iqbal, 556 U.S. 662, 664 (2009)).

1 Plaintiff brings this action against defendants J.D. Mellburg Financial Group Inc.
2 (“Mellburg”), Ahmadayyia Foundation Inc., Hadaya Foundation Inc. and Miller and Associates.
3 Her complaint first appears to allege that the American Contractor’s Association Democratic
4 Republic Company, governed by Mellburg, hired employees who engaged in terrorist activities
5 and performed unauthorized medical procedures. Id. at 1. She states Mellburg “stalked,
6 genotyped [*sic*] and disfigured the Caliphate of Islam. Then they took over the Dept. of Justice
7 here in Seattle, Washington and members of the Justice Department in Oregon State. They
8 found a[] bond that was secured in the Dept. of Justice Trustee Department and took the Sedol
9 of the Emirates of Islam into a foreign country. Where it was cashed for the sum of \$256 trillion
10 dollars.” Id. at 1-2. The complaint continues in this fashion. There are allegations that
11 Mellburg’s employees engaged in torture, “killed several agents of the law and over took [*sic*]
12 the Justice Department,” interfered with a contract the plaintiff had with the Department of
13 Defense, intercepted emails and destroyed legal documents. Id. at 2-3. The plaintiff also details
14 several serious personal injuries, including the contamination of her eyes, rape, unauthorized
15 surgeries performed upon her, and the administration of drugs. Id. at 3-5. There are no clear
16 causes of action or requests for relief.

17 The Court concludes that plaintiff’s complaint is frivolous and fails to state a valid claim
18 for relief. 28 USC § 1915(e)(2)(B). The Court hereby DISMISSES plaintiff’s complaint WITH
19 PREJUDICE. See Lucas v. Dep’t of Corr., 66 F.3d 245, 248 (9th Cir. 1995). Plaintiff’s
20 remaining motions are DENIED as moot. See Dkt. #8; Dkt. #13.

21 DATED this 6th day of March, 2019.
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25 Robert S. Lasnik
26 United States District Judge
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